INDEX TO THE LAWS.

	. s	lession C	h. S.
ATTORNEY	For each judicial district. See District Attornies.		
ATTORNEY IN FACT	Deeds before acknowledged by the attorney in his own name, declared valid, — Deeds which might thereafter be so acknowledged, declared valid, if other wire according to law, Where the grantor shall be out of the state the deed may be acknowledged by letter of attorney proved as therein directed, — Where out of the state the deed may be acknowledged in the manner heretolore prescribed, or by letter of attorney, — Manner of proving the letter of attorney, — The letter, with the proof, to be recorded in the court of appeals, or the county court where the lands lie,	1807	52 2
		15	54 1-2
		1813 10	04 1
			. _ 3
ATWELL, ROBERT	 Of Anne-Arundel county, money to be levied for his support, 	1818	29
AUCTIONEERS	 Penalty on their selling any arms, &c. where there is reason to believe they are the property of the state, 	1811 1	182 49
AUDITOR	To furnish statements to the governor and council, when required, of balances due to the state, Directions in cases where the registers of wills, or other persons, had been appointed auditors to ascertain the sum due under the testamentary law, The auditor of the state exempted in partfrom mi-	1802	100 1
		1 1804	
		1811 June 18	
	Auditors to be appointed by the county courts in the exercise of equity jurisdiction, — Their oath, powers, and allowance; to be taxed in the bill of costs,	1014	94 4
AVERACE.	. Value of the lands in Allegany and Washington counties established,	1812	191-37
	в.		
BAIL	 In all actions founded on the act to regulate the in spection of tobacco, special bail may be awarded on af fidavit, &c. Fees allowed to justices of the peace for taking bai pieces, which are to be prepared by them, Recognizances of special bail directed to be returned to the county courts, and to be valid as if returned. 	1801 ii 74	63 43 30-31
	to the former courts, Bail bonds taken, or to be taken, before the promulgation of this act, to be valid to compel the appearanc of the defendants, &c. as before, Bail to be required in actions for the recovery of a penalty, or for assault, &c. for pulling down obstructions or musances in the river Potemae, Power given to the criminal court of Baltimore, o	1003	65 34
		a c- 1806	79 5
		1000	113 1
	the chief judge, to admit to bail, &c. See Habeas Corpus, Recognizance may be taken for appearance on return of a hubeas curpus, unless for an oftence not bailable be	"	int a
	law, Persons committed for treason or felony, and not i dicted the first term, (inless witnesses are absent,)	n-	125 2
	be set at liberty, on half. For all actions of trespass quare clausum fregit, the	he	7
	court may, on an affidavit of the plaintiff, or other edence that the defendant is not a citizen or is not a sident of the state, award special bail,	e- 1812	91